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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/587,111	07/24/2006	John William Richardson	PU030288	9520
24498 Robert D. Shee	7590 12/17/2010 Id, Patent Operations	EXAMINER		
THOMSON Licensing LLC			KIM, HEE-YONG	
P.O. Box 5312 Princeton, NJ (ART UNIT	PAPER NUMBER
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			MAIL DATE 12/17/2010	DELIVERY MODE PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.	Applicant(s)			
10/587,111	RICHARDSON ET AL.			
Examiner	Art Unit			
HEE-YONG KIM	2482			

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS,

- WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.
- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed
- after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any

earned patent term adjustment. See 37	CFR 1.704(b).
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Status		
2a)	Responsive to communication(s) filed on 11 October 201 This action is FINAL. 2b) This action is n Since this application is in condition for allowance except closed in accordance with the practice under Ex parte Qu	on-final. for formal matters, prosecution as to the merits is
Dispositi	ion of Claims	
5) □ 6) ☑ 7) □	Claim(s) 25, 28-36, and 39-45 is/are pending in the applic 4a) Of the above claim(s) is/are withdrawn from co Claim(s) is/are allowed. Claim(s) 25,28-36 and 39-45 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election r	nsideration.
Applicati	ion Papers	
10)	The specification is objected to by the Examiner. The drawing(s) filed onis/are: a) accepted or b) Applicant may not request that any objection to the drawing(s) to Replacement drawing sheet(s) including the correction is required. The oath or declaration is objected to by the Examiner. No	be held in abeyance. See 37 CFR 1.85(a). ed if the drawing(s) is objected to. See 37 CFR 1.121(d).
Priority u	ınder 35 U.S.C. § 119	
a)[Acknowledgment is made of a claim for foreign priority un All b) Some * c) None of: 1. Certified copies of the priority documents have bee 2. Certified copies of the priority documents have bee 3. Copies of the certified copies of the priority documents have bee application from the International Bureau (PCT Rul See the attached detailed Office action for a list of the certified copies of the priority documents have been considered to the priority documents have been copies of the priority documents have been certified copies of the priority documents have been c	n received. n received in Application No ents have been received in this National Stage e 17.2(a)).
	e of References Cited (PTO-892)	4) Interview Summary (PTO-413)
3) Information Paper	e of Draftsperson's Fatent Drawing Review (FTO-945) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	Paper Ne(s)Weil Date 5) Notice of Informal Patent Application 6) Other:
S Patent and T PTOL-326 (R		ry Part of Paper No./Mail Date 20101119

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DETAILED ACTION

Response to Amendment

- This office action is in reply to Applicant's Response dated October 11, 2010.
- Claims 26-27, 37-38, and 46-47 have been cancelled.
- Claims 25, 28, 36, and 39 have been amended.
- Claims 25, 28-36, and 39-45 are pending.

Response to Arguments

- Rejection of claims 46-47 under 35 U.S.C. 112, first paragraph is withdrawn because of cancellation of claims.
- Applicant's arguments with respect to the prior art rejection over claims 25-45
 have been fully considered but they are not moot because of new ground of rejections.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- Claims 30 an 31 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 30 and 31 recites the limitation "the parameter Set information" in claim
29. There is insufficient antecedent basis for this limitation in the claim. Examiner

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interprets the parameter Set information in claim 30 and 31 as the parameter information in claim 29

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 25-27, 32, 34-38, 43, and 45-47 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jones (US 6,134,243), hereafter referenced as Jones.

Regarding claim 25, Jones discloses Method and Apparatus for Media Data
Transmission. Jones specifically discloses A method for streaming a file containing
video information (streaming of media data, col.9, line 20), comprising the step of:
embedding parameter information (Hint track includes header information, col.9, line 2839) for facilitating streaming of the video information (instruction for a streaming video,
col.9, line 28-39) by embedding the parameter information in a hint track, the file also
holding the video information such that the parameter information resides separate hint
area (separate and distinct from media data, col.8, line 27-30) from the video
information so that the parameter information can be streamed independent of the video
information (Fig.15). However, Jones is silent on embedding the parameter information
in a Session Description Protocol (SDP) payload of a hint track of the file.

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However, Jones discloses that SDP information is stored in user-data atoms in the hint track (col.24, line 55-57).

Therefore, given this teaching, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Jones by providing specifically embedding the parameter information in SDP payload of a hint track, in order to provide parameter information compatible with standard description protocol. The Jones method, further incorporating embedding the parameter information in SDP payload of a hint track, has all the features of claim 25.

Regarding claim 32, Jones discloses everything claimed above (see claim 25). In addition, Jones discloses further comprising the step of transmitting the parameter information in a media independent transmission (Jones: network-independent, col.9, line 59-60).

Regarding claim 34, Jones discloses everything claimed above (see claim 25). In addition, Jones discloses further comprising the step of extracting the parameter information from metadata corresponding to at least one media stream (hint packets received, col.18, line 1-2)

Regarding **claim 35**, Jones discloses A file containing video information and parameter information (file containing media data and hint track, col.8, line 27-30), the parameter information embedded in a portion of the file separate from the video information (hint area separate and distinct from media data, col.8, line 27-30) so that the parameter information can be streamed independent of the video information (Fig. 15).

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Regarding claim 36, the claimed invention is an apparatus claim corresponding to the method claim 25. Therefore, it is rejected for the same reason as claim 25.

Regarding claim 43, the claimed invention is an apparatus claim corresponding to the method claim 32. Therefore, it is rejected for the same reason as claim 32.

Regarding claim 45, the claimed invention is an apparatus claim corresponding to the method claim 34. Therefore, it is rejected for the same reason as claim 34.

 Claims 28 and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jones, in view of Mononen (US 2005/0,004,968) (hereafter referenced as Mononen).

Regarding claim 28, Jones discloses everything claimed as above (see claim 25). However, Jones fails to disclose wherein the step of embedding the parameter further comprises the step of encoding the parameter information in Multipurpose Internet Mail Extensions (MIME) prior to being embedded within the SDP payload of the Hint track.

In analogous field of endeavor, Mononen discloses System, Apparatus, And Method for a Mobile Information Center. Mononen specifically discloses encoding in Multipurpose Internet Mail Extensions (MIME) prior to being embedded within the SDP payload (Fig.2 shows MIME encoding 236 prior to SDP 228), in order to provide rich content communication including voice and video through internet (paragraph 2).

Therefore, given this teaching, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Jones by providing specifically

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encoding the Parameter Set information in Multipurpose Internet Mail Extensions (MIME) prior to being embedded within the SDP payload of the Hint track, in order to provide rich content communication including voice and video through internet. The Jones method, further incorporating the Mononen encoding the parameter information in Multipurpose Internet Mail Extensions (MIME) prior to being embedded within the SDP payload of the Hint track, has all the features of claim 28.

Regarding claim 39, the claimed invention is an apparatus claim corresponding to the method claim 28. Therefore, it is rejected for the same reason as claim 28.

 Claims 29-31, 33, 40-42, and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jones, further in view of MPEG 2001/N4858 (hereafter referenced as N4858).

Regarding **claim 29**, Jones discloses everything claimed as above (see claim 25). However, Jones fails to disclose further comprising the step of transmitting the Parameter information in an out-of-band transmission.

In analogous field of endeavor, N4858 discloses Coding of Moving Pictures and Audio. N4858 specifically discloses transmitting the Parameter Set information in an out-of-band transmission (parameter sets are sent out of band), in order to transmit media in the cable environment.

Therefore, given this teaching, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Visharam and Jones by providing specifically transmitting the Parameter information in an out-of-band transmission, in

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order to transmit in the cable environment. The Jones method, further incorporating the N4858 transmitting the Parameter Set information in an out-of-band transmission for the cable, has all the features of claim 29.

Regarding claim 30, the Jones method, further incorporating the N4858 transmitting the Parameter Set information in an out-of-band transmission for the cable as applied to claim 4, discloses wherein said transmitting step transmits the Parameter Set information using Transmission Control Protocol (TCP) (Jones: TCP/IP, col.13, line 67).

Regarding **claim 31**, the Jones method, further incorporating the N4858 transmitting the Parameter Set information in an out-of-band transmission for the cable as applied to claim 4, discloses wherein said transmitting step transmits the Parameter Set information using Real Time Streaming Protocol (Jones: RTP, col.11, line 38-40).

Regarding claim 33, Jones discloses everything claimed as above (see claim 25). However, Jones fail to disclose wherein said transmitting step transmits the Parameter information prior to any media corresponding thereto.

N4858 discloses wherein said transmitting step transmits the Parameter information prior to any media corresponding thereto (Fig. 5b shows parameters transmitted before the picture slice (main media body), in order to inform the receiver to set up the presentation such as picture size and frame rate included in parameter set prior to transmitting the associated media (well known in the video compression art).

Therefore, given this teaching, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Jones by providing specifically

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transmitting the Parameter Set information prior to any media associated with it, in order to inform the receiver to set up the presentation such as picture size and frame rate included in parameter set prior to transmitting the associated media. The Jones method, incorporating the N4858 transmitting the Parameter Set information prior to any media associated with it, has all the features of claim 33.

Regarding claim 40, the claimed invention is an apparatus claim corresponding to the method claim 29. Therefore, it is rejected for the same reason as claim 29.

Regarding claim 41, the claimed invention is an apparatus claim corresponding to the method claim 30. Therefore, it is rejected for the same reason as claim 30.

Regarding **claim 42**, the claimed invention is an apparatus claim corresponding to the method claim 31. Therefore, it is rejected for the same reason as claim 31.

Regarding claim 44, the claimed invention is an apparatus claim corresponding to the method claim 33. Therefore, it is rejected for the same reason as claim 33.

Conclusion

 Any inquiry concerning this communication or earlier communications from the examiner should be directed to HEE-YONG KIM whose telephone number is (571)270-3669. The examiner can normally be reached on Monday-Thursday, 8:00am-5pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marsha Banks-Harold can be reached on 571-272-7905. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/HEE-YONG KIM/ Examiner, Art Unit 2621

/Andy S. Rao/ Primary Examiner, Art Unit 2482 December 1, 2010